

43.

See notes to sec. 42.

Bills of Sale.

44.

To third note to this section under heading "Generally," page 614, vol. 1, of Code, add: *Cf. In re Bowling Const. Corp.*, 19 Fed. (2nd), (D. Ct. Md.), 606. [Affirmed in *Sapero v. Nieswender*, 23 F. (2nd), (C. C. A. 4th), 403.]

See notes to art. 66, sec. 25.

See notes to sec. 45.

45.

This section referred to in construing sec. 49. See notes thereto. *Tyler Co. v. O'Ferrall*, 153 Md. 355.

A bill of sale listing the articles, but failing to state the premises, town, county or state where articles were, the business in which seller is engaged, etc., mentioning cash registers, automobiles, etc., without giving motor or serial numbers, held to be insufficient to pass title. *State v. Md. Casualty Co.*, 164 Md. 76.

48.

This section referred to in construing sec. 55. *Gunby v. Motor Truck Corp.*, 156 Md. 19.

49.

Seal necessary for valid chattel mortgage, though it may be good without seal as against prior unsecured creditors. *Tyler Co. v. O'Ferrall*, 153 Md. 355.

50.

Cited but not construed in *Prodis v. Constantinides*, 167 Md. 36.

51.

Status of holder of unrecorded bills of sale and consignment agreements is the same as that of holder of unrecorded chattel mortgages. (The statute is for the protection of purchasers, lienors and subsequent creditors without notice.) *In re Sachs*, 30 Fed. (2nd), 514.

54..

Cited but not construed in *State v. Md. Casualty Co.*, 164 Md. 74.

Chattel and Crop Mortgages.

1935, ch. 281, sec. 54A.

54A. *Chattel and Crop Mortgages; Eligible Mortgages; Property Which May Be Mortgaged; Lien in General.* Any person, association, partnership or corporation may enter into an agreement with and borrow funds from a Production Credit Association or a Bank for Cooperatives organized under the Farm Credit Act of 1933, a Regional Agricultural Credit Corporation, the Reconstruction Finance Corporation, or the Government of the United States or any department, agency or officer thereof, a Federal Intermediate Credit Bank, or any Institution which has made arrangements to discount therewith, or to procure funds therefrom on the security of the obligations of the borrower, and may secure the repayment